THE HONORABLE JAMAL N. WHITEHEAD 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 PLAINTIFF PACITO; PLAINTIFF ESTHER; Case No. 2:25-cv-255-JNW 9 PLAINTIFF JOSEPHINE; PLAINTIFF SARA; **DECLARATION OF MEGAN M.** PLAINTIFF ALYAS; PLAINTIFF MARCOS; 10 HAUPTMAN IN SUPPORT OF PLAINTIFF AHMED; PLAINTIFF RACHEL; 11 PLAINTIFFS' MOTION FOR PLAINTIFF ALI; HIAS, INC.; CHURCH PRELIMINARY INJUNCTION ON WORLD SERVICE, INC.; and LUTHERAN 12 SUPPLEMENTAL PLEADING COMMUNITY SERVICES NORTHWEST, 13 Plaintiffs, 14 v. 15 DONALD J. TRUMP, in his official capacity as 16 President of the United States; MARCO RUBIO, in his official capacity as Secretary of State; 17 KRISTI NOEM, in her official capacity as Secretary of Homeland Security; ROBERT F. 18 KENNEDY, JR., in his official capacity as Secretary of Health and Human Services, 19 20 Defendants. 21 I, Megan M. Hauptman, hereby declare as follows: 22 I am over the age of eighteen and competent to make this declaration. I am an 1. 23 attorney with the International Refugee Assistance Project and counsel for Plaintiffs in the above-24 captioned matter. I make this declaration based on personal knowledge about which I am 25 competent to testify. 26

DECL. OF MEGAN M. HAUPTMAN (No. 2:25-cv-255-JNW)

1	2. I submit this declaration to provide the Court true and correct copies of certain
2	documents submitted in support of Plaintiffs' motion for preliminary injunction on supplemental
3	pleading:
4	Exhibit 1 is a true and correct copy of the document titled "Information Sheet: Refugee
5	Resettlement in the United States." The document was downloaded at my direction on March 5,
6	2025, and is available on the Refugee Processing Center website at https://www.wrapsnet.org/
7	documents/Refugee%20Resettlement%20Information%20Sheet%20(English).pdf.
8	<b>Exhibit 2</b> is a true and correct copy of the declaration of Mark Hetfield (with attachments),
9	dated March 5, 2025.
10	Exhibit 3 is a true and correct copy of the declaration of Richard L. Santos (with
11	attachments), dated March 5, 2025.
12	* * *
13	I declare under penalty of perjury under the laws of the United States that the foregoing is
14	true and correct.
15	EXECUTED this 5th day of March, 2025, at Arlington, Virginia.
16	s/ Megan M. Hauptman
17	Megan M. Hauptman
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